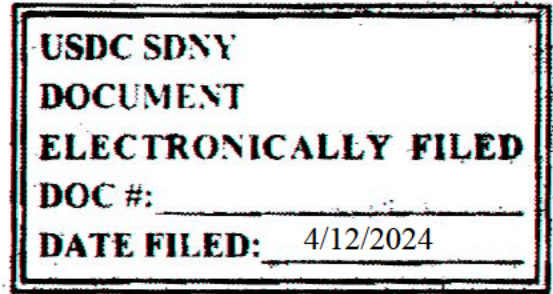


**MDL 1570 PLAINTIFFS' EXECUTIVE C**  
 In re: Terrorist Attacks on September 11, 2001

<b>Plaintiffs' Executive Committee for Personal Injury and Death Claims</b>	<b>Plainti</b>
Ronald L. Motley (1944-2013) Jodi Westbrook Flowers, <i>Co-Chair</i> Donald A. Migliori, <i>Co-Chair</i> Robert T. Haefele, <i>Liaison Counsel</i> MOTLEY RICE LLC	Stephen A. Co Sean Carter, C J. Scott Tarbut COZEN O'CONNOR



**VIA ECF**

April 9, 2024

The Honorable Sarah Netburn, U.S. Magistrate Judge  
 United States District Court for the S.D.N.Y.  
 Thurgood Marshall U.S. Courthouse, Room 430  
 40 Foley Square  
 New York, NY 10007

Re: In Re: Terrorist Attacks on September 11, 2001, 03 MDL 1570 (GBD) (SN)

Dear Judge Netburn:

Plaintiffs respectfully write to request the Court's authorization for a minor additional four-day modification to the timing, and a specific order on the means of filing, of Plaintiffs' sur-reply in further opposition to the Kingdom of Saudi Arabia's motion to dismiss.

Saudi Arabia has advised that it does not object to the request for the four-day extension.

On March 12, 2024, this Court ordered Plaintiffs' sur-reply to be filed by April 15, 2024, ECF No. 9638. The intensive work of Plaintiffs' counsel to prepare their consolidated filings has since been disrupted by a series of professional conflicts and unforeseen personal setbacks. Counsel from each of the leading Plaintiffs' firms have been impacted, variously, by: scheduling at short notice of briefing and oral argument in two separate sets of proceedings before the Second Circuit; bereavement upon death of loved ones; family emergencies out-of-town; and unanticipated limitations on the availability of essential personnel due to travel, as well as holidays including Easter and Ramadan / Eid Al-Fitr. In light of these accumulated disruptions, Plaintiffs submit this unopposed request for an additional four days to file their sur-reply papers, until April 19, 2024.

Additionally, Plaintiffs respectfully request the Court's renewed approval to file Exhibits in support of Plaintiffs' filings with the Clerk of the Court under seal via a USB-enabled hard drive. The Court previously authorized Plaintiffs to file in this manner when submitting Exhibits to its Opposition, as well as its errata Exhibits, ECF Nos. 9479 and 9520.

Respectfully submitted,

COZEN O'CONNOR

By: /s/ Sean P. Carter

MOTLEY RICE LLC

By: /s/ Robert T. Haefele

The Honorable Sarah Netburn

April 9, 2024

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For the Plaintiffs' Exec. Committees

cc: The Honorable George B. Daniels, via ECF  
All Counsel of Record via ECF

The Plaintiffs' requests are GRANTED. The sur-reply shall be filed by April 19, 2024; exhibits may be filed under seal via a CD, DVD, or USB-enabled hard drive.

**SO ORDERED.**



SARAH NETBURN  
United States Magistrate Judge

Dated: April 12, 2024  
New York, New York